

Dimensions



Volume 25 Department of Professional and Occupational Regulation Spring 2006

2006 General Assembly Session



This year's General Assembly Session resulted in several bills of interest to APELSCIDLA Board regulants. House Bill 1054 requires the Board to promulgate regulations

governing continuing education requirements for architects, professional engineers, and land surveyors. Such regulations shall require completion of the equivalent of 16 hours per biennium of Board-approved continuing education activities as a prerequisite to the renewal or reinstatement of a license issued to an architect, professional engineer, or land surveyor. The bill provides for waivers of this requirement in cases of certified illness or undue hardship.

House Bill 521 provides that resulting plans and specifications, submitted under the seal, stamp, or certification of a certified landscape architect, shall be accepted for review by local and state authorities in con-

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nection with both public and private projects. Currently state and local authorities have the discretion to accept such plans and specifications, but are not required to do so.

House Bill 609 clarifies that if a professional corporation's board of directors is eliminated or its make-up or manner of selection is modified by agreement, only individuals or entities licensed or otherwise authorized to render such professional services shall supervise

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Virginia Engineers to Help in Disasters



Virginia's Professional Engineers will now be lending their expertise to help the Commonwealth respond to and recover from a disaster thanks to a unique partnership between the Virginia Department of Emergency Management, the Virginia Society of Professional Engineers and the Virginia Department of Professional and Occupational Regulation.

The partnership will create a pool of highly trained volunteers to provide building damage assessments, temporary structure stabilization, demolition, debris removal



(Members of DPOR, VDEM and VSPE signing agreement)

and support for search and rescue efforts during large-scale man-made or natural disasters.

"Virginia will now have access to much needed expertise during a large-scale disaster," said Michael Cline, state coordinator for the Virginia Department of Emergency Management. "This arrangement allows us to bring in these resources more quickly, which can potentially save lives."

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Calculator Policy for PE & LS Exams



NCEES policy prohibits any device that communicates or that may compromise the security of the examination. Of concern is the ability to type in text, store it in memory, and then communicate via wire-

less or cable connections to another calculator, personal computer, printer, or other electronic device.

Only models of calculators approved by NCEES are permitted in the exam room. *No other models of calculators or variations of the models listed below are permitted in the exam room.* The following are the only calculators that will be permitted in the exam room for the 2006 exam administrations.

Acceptable Calculators

Hewlett Packard – HP 30s

Hewlett Packard – HP 33s

Hewlett Packard – HP 9s

Casio – FX 115 ES, FX 115 MS, and FX 115 MS Plus (Note: FX 115 ES and FX 115 MS models ending with an "-SR" designation are also allowed.)

Texas Instruments – TI 30XA (or TI 30Xa)

Texas Instruments – TI 30X IIS and TI 30X IIB

Texas Instruments – TI 36X Solar

Only the models on the approved list may be used on the examination. All other models and variations of models are prohibited in the exam room. The calculators on the NCEES-approved list are available at selected retailers. All models are also available from several sources on the Internet. Each year, NCEES will review and revise the approved calculator list and then announce the updated list by November 15.

Any device having a QWERTY keypad arrangement similar to a typewriter or keyboard is prohibited. Devices with communication capabilities are prohibited. These include but are not limited to cameras; cell phones; desktop, hand-help, laptop, and palmtop computers; databanks; data collectors; organizers; pagers or beepers; PDAs; radios; headsets; tape players; portable fax machines; calculator watches; reproduction equipment; electronic dictionaries; electronic translators; and recorders.

Even if the model you have is similar to those on the approved list, it may not be used on NCEES examinations and will not be allowed in the exam room. Any

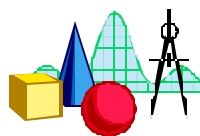
prohibited device found in your possession after the examination begins will be confiscated, you will be dismissed from the exam room, and your examination will not be scored.

Surveying data collectors are not allowed in the exam room for NCEES examinations. Some examples are the Trimble Ranger 200C and Topcon Ranger or Husky models. Only calculator models found on the approved list may be used.

The NCEES calculator policy was revised because of concern for the security of examination content. Available calculator technology has been used for exam subversion in recent years. Therefore, calculators that can store and communicate text are deemed a security risk. A breach of an examination could lead to the licensure of people who are not competent to practice in the fields of engineering and surveying.▲



(Virginia Engineers to Help in Disasters, Continued from Page 1)



VSPE offers a statewide pool of Professional Engineers and engineering firms who have the knowledge and skills needed in response and recovery efforts, and DPOR will ensure that

those who wish to participate are properly licensed. VDEM will coordinate the use of engineers during and after disasters.

Also, the three organizations will coordinate the creation and maintenance of a database of Professional Engineers throughout the Commonwealth, to include those who are not members of VSPE. The database will be a resource for local governments and state agencies that need assistance during disasters.

VDEM, VSPE, the Federal Emergency Management Agency and the U.S. Army Corps of Engineers will develop a special training curriculum to give the engineers a better understanding of disaster operations.▲

(2006 General Assembly Session, Continued from Page 1) and direct the provision of the professional services rendered by the corporation. However, the supervision and direction of a professional corporation of architects, professional engineers, land surveyors or certified landscape architects may also be provided by a committee or other group comprised of individuals employed by the corporation.

House Bill 952 authorizes a professional corporation to issue shares of its stock to, and authorizes its shareholders to transfer shares to, the trustees of an eligible employee stock ownership plan. An eligible employee stock ownership plan is a plan with trustees who are licensed to render the professional service for which the corporation is organized and that prohibits an individual not licensed to render the professional service from owning, or being issued, shares in the professional corporation. However, professional corporations rendering the services of certified public accountants, architects, engineers, land surveyors, and certain other professions may have employee stock ownership plans that permit individuals who are not legally authorized to render these services to participate in the plan if the minimum percentages of equity interest required for stock ownership generally are satisfied.▲

New Director and Chief Deputy at DPOR



This spring, the Board staff welcomed a new Director and Chief Deputy to the Department. Governor Tim Kaine appointed Jay W. DeBoer and David Ashe to serve as Director and Chief Deputy, respectively, of the Department.

Mr. DeBoer brings a wealth of experience in state government to his position. Prior to joining DPOR, Mr. DeBoer served as Commissioner of the Virginia Department for the Aging from 2002-2006. A native of Dinwiddie County, Mr. DeBoer was the first National Merit Scholarship finalist in the County's history. He received his Bachelor of Arts degree in Government from the College of William and Mary in Virginia in 1975, and his Doctor of Jurisprudence from the Marshall-Wythe School of Law, College of William and Mary, in 1979. Mr. DeBoer was elected to the Virginia House of Delegates in 1982, and from 1983

until 2002, represented the 63rd House District in the General Assembly. He served as Co-Chair of the Health, Welfare and Institutions Committee, and was a member of the Finance, General Laws, Claims, Interstate Cooperation, Science and Technology, and Agriculture Committees. Mr. DeBoer was also a member and past Chair of the Joint Commission on Health Care, member and past Chair of the Virginia Code Commission, and member of the Joint Legislative Audit and Review Commission (JLARC). Known for what newspapers called "his keen intellect and quick wit," Mr. DeBoer was JEOPARDY! champion in appearances on that television program in 1986.

Mr. Ashe, a lawyer by profession, is a former policy analyst with the U.S. Chamber of Commerce and most recently worked as counsel to a financial services firm in the Tidewater area. After completing U.S. Marine Corps Officer Candidate School and passing the Virginia Bar exam, he provided general legal services to Marines, soldiers, sailors and their families and tried courts-martial.

Mr. Ashe served in Kuwait in Operation Enduring Freedom in 2002 and was deployed to Iraq in 2003. After serving his country for seven years, he left active duty. He continues as a Marine Corps reservist, serving one weekend per month as an Operational Law instructor with a reserve unit based out of Quantico.

In 2004, Mr. Ashe won 45 percent of the vote in one of the most closely watched Congressional races in the country, Tidewater's 2nd District.▲

Did You Know . . . On-Line Renewals

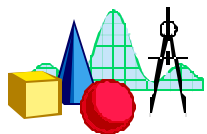
Regulants of the Board can now make renewal payments on-line! You can now gain access to the on-line renewal site via a PIN that is provided on your renewal notice. Renewal notices are mailed to you 45 days prior to the expiration date on your license. Please be aware that PINs may ONLY be obtained on your renewal notice; therefore, if you do not receive, or you misplace, your renewal notice, you cannot obtain your PIN from the Board office. In this instance, you would not have the option of renewing on-line and you would need to pay the renewal fee by mail.▲

Board Member Changes

Since the last issue of the *Dimensions* newsletter, there have been several changes on the Board. Following please find brief biographies of our newest Board members.



Nico De León



Nico De León was appointed to the Professional Engineers Section of the Board in July 2004 to replace Ronald Helton.

Mr. De León obtained a BS degree in Civil Engineering at the Pontificia Universidad Católica Madre y Maestra, in his native Dominican Republic, where he graduated magna cum laude. He was awarded a scholarship by the Rotary Foundation to pursue graduate studies in the United States. He obtained a Master of Engineering degree from the University of California at Berkeley in 1980.

Since 1980, Mr. De León has worked on numerous state-of-the-art transportation projects including the Sunshine Skyway Bridge in Tampa, Florida, a presidential award winner. He moved to Richmond, Virginia, in 1985 to oversee the construction of the Varina-Enon Bridge, the first cable-stayed bridge in the Commonwealth.

In 1989, upon completion of the Varina-Enon Bridge, Mr. De León founded NXL, a firm that provides engineering, surveying and construction management services. The firm is based in Richmond, Virginia, and has 44 employees.



Cameron C. Stiles

Cameron C. Stiles was appointed to the Certified Interior Design Section of the Board in July 2004 to replace Susan Orange.

Ms. Stiles graduated from VCU with a BFA in Interior Design in 1981 and her ongoing education includes courses in LEEDs, Sustainability, Project Management, Specifications, Building and Fire Codes, Designing with the ADA and Future Work. Ms. Stiles is Principal of KSA and has been with the firm since 1987. Her projects and clients have included such firms as Capital One, where she built and maintained over one million square feet of office space in Richmond, Fredericksburg and Chester, Virginia.

A current project is Saxon Capital, Inc., where she is working on building a new 115,000 square foot headquarters building in Innsbrook as well as projects in California and Texas.

She is a professional member of the American Society of Interior Designers, and has served as President of the Virginia Chapter ASID, ASID Marketing, Advertising and Communication Council, ASID National Ethics Review Committee, Chair of the VCU Department of Interior Design Advisory Board and Exam Juror of the National Council for Interior Design Qualification (NCIDQ). Currently Ms. Stiles is serving as a member of the Accreditation Commission for the Council for Interior Design Accreditation, formally FIDER. Ms. Stiles received the VCU Department of Interior Design Circle of Excellence Award in 2003; an ASID Chapter Medalist Award in 2001, an ASID Chapter Merit Award in 1995 and an ASID Presidential Citation Award in 1992.



Kenneth A. Schwartz, FAIA

Kenneth A. Schwartz was appointed to the Architects Section of the Board in July 2004 to replace David L. May.

Mr. Schwartz is a Professor of Architecture at the University of Virginia. With Schwartz-Kinnard Architects, he has won four national design competitions exploring the constructive force that sensible urbanism can play in rebuilding cities. In 2001 he opened the Charlottesville urban design office of Renaissance Planning Group to focus on community design and the integration of land use with innovative transportation strategies.

Mr. Schwartz's service activities include the National Architectural Accrediting Board, where he served as President in 2001-2002, and several national appointments with the American Institute of Architects, the National Council of Architecture Boards, and the Association of Collegiate Schools of Architecture. He was appointed by the Governor as Chair from 1995-1997 on the Art and Architectural Review Board reviewing all capital outlay building construction projects for the Commonwealth of Virginia. In 1997, he was appointed as a Planning Commissioner for the City of Charlottesville and a member of the Board of Architectural Review. He is the founding director of the Design Resources Center, a non-profit organization serving community concerns and lower income neighborhoods in Charlottesville. In 2003, Mr. Schwartz was awarded the Alumni Association Distinguished Professor Award, the highest teaching honor at the University of Virginia.

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(Board Member Changes, Continued from Page 4)

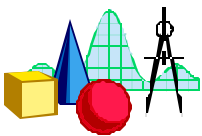
Nancy E. McIntyre



Ms. McIntyre grew up in Northern Virginia and attended Virginia Tech. After graduating from Virginia Tech in 1981 with a Bachelor of Science in Civil Engineering, she moved to Hampton Roads and began her career in Engineering and Land Surveying. She received her Professional Engineering license in 1987 and her Land Surveying license in 1993.

Ms. McIntyre worked for Bench Mark, Inc., Beginning Point of Development for 17 years and, as is typical of owners of small land surveying and engineering firms, handled all aspects of the business at one time or another: research, field surveying, computations and drafting of boundary, topographic and ALTA/ACSM surveys and subdivision plats and engineering design of site development plans, contracts, billing and payroll.

In 2000, Ms. McIntyre made a career change to the public sector, and now works for the City of Virginia Beach Planning Department, Development Services Center. As Senior Project Coordinator, she managed a staff of 22 engineers, surveyors, planners and technicians who were responsible for the review, approval, permitting and bonding of all private development plans and plats in the City. Ms. McIntyre currently works for Hurt & Proffitt as the Manager of the Engineering Department. She also served as president of the Virginia Association of Surveyors in 2003 and in the National Society of Professional Surveyors as Governor for Virginia in 2005.



Wiley V. "Bif" Johnson

Mr. Johnson is the Chief Operations Officer in charge of all day-to-day operations at Hurt & Proffitt, Inc. His expertise lies in water systems (surface and groundwater source), storm water management, sanitary sewer systems, on-site sanitary sewer systems, roadway design, site planning, utility design, and subdivision layouts. Mr. Johnson has served as project manager on many major public and private projects, including educational, commercial, municipal, recreational, and industrial site developments. He has also managed numerous roadway design projects for both the private and public sectors, including VDOT. He is also very familiar with Virginia Community Development Block Grant projects for municipal infrastructure and housing improvements.

Bill Spell, Landscape Architect member, has been re-appointed for another four year term, as well as Jack Clark, Architect member. ▲



What are Your Limits as a Professional Licensee



The key to being a responsible and capable professional is exercising good judgment, knowing your limitations, practicing within your abilities and hiring a consultant to supplement your work when needed.

This Board sets standards that practitioners must meet, ensures that only licensed individuals can practice and provides discipline to licensees who violate the law. All professionals regulated by the Board must meet requirements of education, experience and examination. Meeting these requirements means that an individual has met the **minimum** requirements for licensure. The individual is qualified to enter into the profession and has the **basic** knowledge and skills necessary to protect the public in his chosen field.

Once an individual is licensed he is able, by law, to perform any service allowed by his scope of practice. However, that does not mean he necessarily should. Part of being a professional is recognizing one's limitations and practicing within them. There may be a skill learned in school years ago, but if it hasn't been practiced since graduation, the licensee may be better off hiring another competent professional to handle that part of the project.

Practicing beyond your expertise is dangerous for the client, dangerous for the public and can be dangerous for you. Practicing beyond your expertise, even though you may be within your scope of practice, is **incompetent practice**. You can be charged with the violation and disciplined by the Board because state government expects you to protect the health, safety and welfare of the public.▲

Examination Statistics

The following statistics are a compilation of the Virginia candidates who sat for the October 2005 Engineering and Land Surveying examinations:

October 2005 Engineer Exam Results

	# Candidates	# Passing	% Passing
Fundamentals	490	245	50
Principles and Practice	429	196	45

October 2005 Land Surveyor Exam Results

	# Candidates	# Passing	% Passing
Fundamentals	69	30	43
Principles and Practice	40	24	60
Virginia Portion	82	41	50

Following are the statistics for the Virginia candidates who took the Landscape Architect Registration Examination (LARE) in 2005:

June—December 2005 LARE Results

	# Candidates	# Passing	% Passing
Legal & Administrative Aspects of Practice (Section A)	25	15	60
Analytical Aspects of Practice (Section B)	14	13	92
Planning & Design (Section C)	52	25	48
Structural Cons. & Methods & Materials of Const. (Section D)	14	12	85
Grading, Drainage & Storm Water Management (Section E)	40	25	62

The following statistics are a compilation of the Virginia candidates who sat for the Architect Registration Examination (ARE) from January 1 to December 31, 2005:

January—December 2005 ARE Results

	# Candidates	# Passing	% Passing
Building Planning	62	43	69
Building Technology	52	37	71
Construction Documents	47	35	74
General Structures	53	44	83
Lateral Forces	51	41	80
Materials & Methods	48	40	83
Mechanical & Electrical Systems	53	39	74
Pre-Design	36	32	89
Site Planning	63	52	83

Status of Regulatory Review Process



As mentioned in the last issue of *Dimensions*, the Board initiated the regulatory review process at its meeting on June 5, 2003. The process was initiated as a result of a committee of the Board performing a detailed review of the regulations and making various recommendations to clarify and update the regulations. On March 16, 2006, the Board adopted the regulations as final. Changes included in the final regulations are clarifications of the requirements related to responsible charge and "direct control and personal supervision," as well as a myriad of other proposed amendments. Currently, the final regulations are undergoing executive branch review. After approvals are received from the necessary bodies within the executive branch, the final regulations will be filed for publication in the Virginia Register of Regulations and a 30-day public comment period will begin.

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All New Exam Study Guide Now Available for NCIDQ!



The third edition of NCIDQ's popular Examination Study Guide is now available. This valuable and comprehensive reference has been *completely updated*!

You'll get:

- New information on exam development
- Tips to maximize your study time
- Excerpts from the recent practice analysis that forms the test blueprint
- Sample question types for the multiple-choice sections
- Sample practicum problem to solve and critique
- Practical real-world tips from successful exam candidates

Only \$115!▲

CLARB Multiple Choice Practice Tests



Diagnostic Practice Tests for Multiple-Choice Sections Now Available Online!

In order to assist candidates in their preparation for the Landscape Architect Registration Examination (L.A.R.E.), the Council of Landscape Architectural Registration Boards (CLARB) now offers online practice exams for multiple-choice sections A, B and D at www.C2Ed.com.

The multiple-choice practice exams are a solid preview of the item formats and subject matter being tested for on the licensure exam and are designed to help you identify potential weaknesses before taking the actual exam. Just like the actual multiple-choice sections of the L.A.R.E., the CLARB practice exams test you for the knowledge and skill used in landscape architectural practice.

Each practice exam also includes diagnostic information to help you determine how prepared you are to take the actual exam.

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New "Rolling Clock" for the ARE



Please share this information with any individuals you may know who are candidates or may be eligible for the examination.

After spirited discussion during NCARB's 2004 Annual Meeting, a majority of Council Member Boards passed a resolution officially creating a "rolling clock" standard for the Architect Registration Examination (ARE). Under the terms of the rolling clock, which was implemented on January 1, 2006, candidates for the ARE must pass the nine-division exam within five years. Three transitional rules, which are noted below, will guide this process.

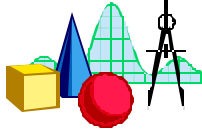
Transitional Rules

Three basic rules will guide the implementation of the rolling clock:

- For applicants who have passed all divisions of the ARE by January 1, 2006, regardless of the time taken, such applicants will have passed the ARE.
- For applicants who have passed one or more but not all divisions of the ARE by January 1, 2006, such applicants will have five years to pass all remaining divisions. A passing grade for any remaining division shall be valid for five years, after which time the division must be re-taken if the remaining divisions have not been passed. The five-year period shall commence after January 1, 2006, on the date when the first passed division is administered.
- For applicants who have passed no divisions of the ARE by January 1, 2006, such applicants shall be governed by the above five-year requirement. The five-year period shall commence on the date when the first passed division is administered.▲



Temporary Licensure?



The Board office often receives questions from professionals licensed in other states pertaining to temporary licensure by the Board. While the Board does not issue temporary licenses, there is an exemption in the *Code of Virginia* that may allow individuals licensed as a professional engineer or architect, or certified as a landscape architect, in another state to practice their respective profession in Virginia **upon submittal of a complete application and fee to the Board office**. § 54.1-401.3 of the *Code of Virginia* allows such practice by "any person not a resident of and having no established place of business in this Commonwealth, or by a person resident in this Commonwealth whose arrival is recent" provided such person has submitted a complete application and fee to the Board and "is otherwise qualified for such professional service in another state or country."

This exemption may be permitted until the Board has sufficient time to consider the application and grant or deny licensure. Individuals who believe they are qualified to practice under this exemption would need to sign and seal the document(s) with their seal from another state and write "license pending in Virginia" near the seal. Please note that the final decision to accept or reject any documents sealed pursuant to this exemption is made by the appropriate reviewing authority (i.e., building official).

Please be aware that it is up to the individual to determine whether or not he or she meets the requirements of this exemption, and the exemption does not apply after a decision is rendered regarding your application. Please be sure to familiarize yourself with the regulations and statutes prior to engaging in any professional practice regulated by the Board.

This information is meant to provide a summary of § 54.1-403.1 of the Code of Virginia; however, it should not be relied on exclusively. Please refer to the applicable statutes and/or contact the Board office for more information.▲



Web-Based Emerging Professional's Companion Now Available



The American Institute of Architects (AIA), together with the National Council of Architectural Registration Boards (NCARB), announces the release of the *Emerging Professional's Companion* (EPC). This new online training resource is designed to expose students, architectural interns, young architects, and more seasoned professionals to current practice models through an array of educational activities.

The *EPC* was developed in response to an ongoing need in the profession to support emerging professionals on their path from education to licensure. This resource is a complete revision of the *AIA Supplementary Education Handbook* and can be used by interns to receive up to 225 training units in the Intern Development Program (IDP), which is mandatory for licensure in most states.

In addition, the *EPC* addresses the varied paths that an intern or licensed architect may consider during his or her career. While the primary users of the *EPC* are architectural interns, the resource provides material and exercises for use by mentors in architecture firms and by professors at schools of architecture. Each of the 16 chapters begins with a narrative, an introduction to the latest information on that topic. The user can then choose from a series of exercises and case-based scenarios to apply their knowledge in areas such as health, safety, and welfare; design and construction liability; and ethical dilemmas.

"At the heart of this project is a spirit of developing practice competency through a strong mentoring relationship. In using the *Companion*, students and interns select real projects to study or use reality-based scenarios to apply their knowledge and then to share and discuss their discoveries with a licensed architect," said Helen Dreiling, FAIA, Team Vice President, AIA Community. "Cultivating this method of learning in universities and firms will help to prepare students for their internships and beyond." According to Dreiling, the activities in the *EPC* vary in level of difficulty so that they might be applicable to students just beginning to learn about practice issues as well as intermediate interns and advanced practitioners.

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(EPC, Continued from Page 8)

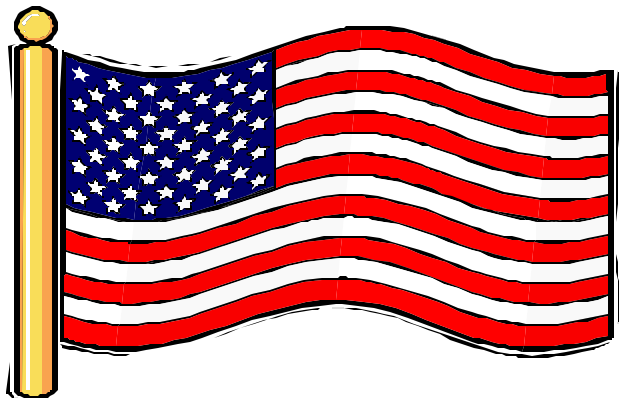
"We wanted to create a tool that would foster the development of a professional along the lifelong learning continuum. I am confident that we have achieved that with the EPC," said Dreiling.

Practitioners and IDP mentors are optimistic that this tool will facilitate a more focused effort from IDP interns and their mentors to stay on track and complete the program. "I anticipate that this will be enormously instructive to interns and a great catalyst for mentoring and dialogue in offices, both large and small," said Shannon Kraus, AIA, an associate in the Dallas office of HKS. "I can see clearly where this resource will find much direct and practical application by interns, project managers, and management leaders involved in education/training for the firm."

The EPC can also be used by educators to address complex practice issues directly with their students. The exercises and scenarios can be used as assignments outside of class or adapted for in-class debates and discussions. "Students can work independently or in teams to complete the work. The EPC is an excellent tool for classroom use," said Laura Lee, FAIA, head of School of Architecture at Carnegie Mellon University. "It gives educators the framework to build lectures and hands-on learning exercises that will provide students with the tools they need to be successful in various firm settings. We have been waiting for this type of tool, and we finally have it."

The EPC is currently available to all stakeholders. It is free to AIA Associate members and NCARB IDP Council Record holders through the AIA bookstore or by visiting www.EPCompanion.org.

For more information about the *Emerging Professional's Companion*, please contact Cara Battaglini in the AIA's media relations office or Robert Rosenfeld, NCARB's director, council records (202/783-6500).▲



\$10 Increase for ARE Divisions Began July 2005



After eight years of delivering the computer-based Architect Registration Examination (ARE), NCARB will implement a \$10-per-division fee increase, effective July 1, 2005. This represents the first increase in the overall cost of the computerized ARE to candidates since its introduction in 1997. The increase will help defray future exam development expenses and reduces the subsidy currently underwritten by NCARB Certificate Holders. The fee to reschedule an appointment remains \$35.00.

NEW ARE TEST FEES EFFECTIVE JULY 1, 2005

Multiple-Choice Divisions

Pre-Design	\$102
General Structures	\$102
Lateral Forces	\$102
Mechanical & Electrical Systems	\$102
Building Design/Materials & Methods	\$102
Construction Documents & Services	\$102

Graphic Divisions

Site Planning	\$153
Building Planning	\$153
Building Technology	\$153

Fees listed above are in U. S. Dollars.

Candidates testing in Canada will be charged the 7% GST (Government Sales Tax) in addition to each test fee.▲

(CLARB Multiple Choice, Continued from Page 7)



After each 20-question practice exam, see and print your exam score, questions, rationales and an indication of the knowledge or skill tested for in each question.

You can download exam specifications and additional material to prepare for L.A.R.E. The cost for each practice exam is \$45.00. After purchasing a CLARB practice exam, you have 24 hours to take the exam one time online from a personal computer. To obtain practice exams, log on to (or create) a free account at www.C2Ed.com and click on the Program Catalog tab. Select "Courses Approved for Landscape Architects" and enroll for each practice exam you need.

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Monumentation for Subdivisions



When discussing requirements for the setting of lot corners in subdivisions within the Commonwealth of Virginia, the following regulations and statutes must be considered:

Regulation 18VAC10-20-370.C.4 which states:

"Monumentation: As a requisite for completion of the work product, each land boundary survey of a tract or parcel of land shall be monumented with objects made of permanent material at all corners and changes of direction on the land boundary with the exceptions of meanders, such as meanders of streams, tidelands, lakes, swamps and prescriptive road rights-of-way; and each such monument, other than a natural monument, shall, when feasible, be identified by a temporary witness stake (which may be wooden). Where it is not feasible to set actual corners, appropriate reference monuments shall be set, preferably on line, and the location of each shall be shown on the plat or map of the land boundary."

"All boundaries, both exterior and interior, of the original survey for any division or partition of land shall be monumented in accordance with the provisions of this subdivision, when such monumentation is not regulated by the provisions of a local subdivision ordinance."

§15.2-2240 of the *Code of Virginia* states:

"Localities to adopt ordinances regulating subdivision and development of land.

"The governing body of every locality shall adopt an ordinance to assure the orderly subdivision of land and its development."

§15.2-2241 of the *Code of Virginia* states:

"Mandatory provisions of a subdivision ordinance."

"A subdivision ordinance shall include reasonable regulations and provisions that apply to or provide:

"1. For plat details which shall meet the standard for plats as adopted under §42.1-82 of the Virginia Public Records Act (§ 42.1-76 et seq.);..."

"7. For monuments of specific types to be installed establishing street and property lines;..."

Based on review of the above mentioned regulations (18VAC10-20-370.C.4), it is clear that the setting of

corner monumentation is required if not regulated by a provision of a local subdivision ordinance. In reviewing the requirements of mandatory provisions of a subdivision ordinance (sub-section 7 of *Code of Virginia* §15.2-2241) it is clear that state law calls for monuments of specific types to be installed establishing street and property lines. It, therefore, naturally follows that if a local subdivision ordinance does not contain the mandatory provisions for monuments of specific types to be established and property lines (lot corners) then it (the setting of lot corners) is not under the provisions of local subdivision ordinance and therefore would fall under 18VAC10-20-370.C.4.

In summary, after reviewing all of the above, lot corner monumentation is required when creating a subdivision by the land surveyor creating the subdivision.▲

(Status of Reg Review, Continued from Page 6)

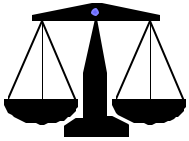
At the end of the comment period, the regulations will become final.

Anyone can view recent regulatory action by the Board by going to www.townhall.virginia.gov. In addition, during the public comment period, you may provide your comments by clicking the appropriate icon. Further, all Board meetings are noticed on this site, and minutes are available on this site for all Board meetings. You may also register with the Town Hall to receive an email notification as the regulations proceed through the regulatory review process, as well as notification when meetings are noticed and minutes are posted. ▲





Disciplinary Actions



The following is a summary of actions taken against regulants by the APEL-SCIDLA Board. Although every effort is made to ensure that the information is correct, before making any specific decisions based upon this information, you should check with the Board office to ensure accuracy.

FILE NUMBER 2006-01933, Daniel L. Patete, PE

VIOLATION—Mr. Patete signed and sealed a letter to a building official on letterhead of an unlicensed engineering company with which he was not employed. **BOARD ACTION**—Consent Order imposing \$250.00 in fines and \$150.00 in Board costs **REGULATION VIOLATED**—18 VAC 10-20-770 **EFFECTIVE DATE**—March 16, 2006

FILE NUMBER 2005-04349, Nathan B. Carter, Jr., PE

VIOLATION—Mr. Carter was subject to disciplinary action by the Tennessee Board. **BOARD ACTION**—Consent Order imposing suspension of Carter's license until proof of good standing in Tennessee has been received by the Board. **REGULATIONS VIOLATED**—18 VAC 10-20-750 **EFFECTIVE DATE**—March 16, 2006

FILE NUMBER 2005-03604, Timothy Ray Miller, LS

VIOLATION—Mr. Miller utilized the plans of another professional for as-builts without the professional's permission or knowledge. **BOARD ACTION**—Final Opinion and Order imposing \$500.00 in fines **REGULATION VIOLATED**—18 VAC 10-20-740.D **EFFECTIVE DATE**—March 16, 2006

FILE NUMBER 2005-03966, David F. Johns, PE

VIOLATION—Mr. Johns was subject to disciplinary action by the Delaware Board. **BOARD ACTION**—Final Opinion and Order imposing suspension of Johns' license for one year as well as probation once the suspension is lifted until proof of 16 hours of continuing education is submitted to the Board. **REGULATION VIOLATED**—18 VAC 10-20-750 **EFFECTIVE DATE**—March 16, 2006

FILE NUMBER 2005-04809, Fred O. Shanks, III, LS

VIOLATION—Mr. Shanks failed to contact a client and failed to supply surveys to that client in a timely manner. **BOARD ACTION**—Consent Order imposing \$500.00 in Board costs **REGULATION VIOLATED**—18 VAC 10-20-710.A **EFFECTIVE DATE**—December 8, 2005

FILE NUMBER 2005-03643, David E. Delew, LS

VIOLATIONS—Mr. Delew supplied the Board with inaccurate experience verification for an employee applying for licensure. **BOARD ACTION**—Consent order imposing \$150.00 in Board costs and requiring eight hours of continuing education to be completed within six months. **REGULATION VIOLATED**—18 VAC 10-20-700.D **EFFECTIVE DATE**—December 8, 2005

FILE NUMBER 2005-01497, Robert K. Thomas

VIOLATION—Mr. Thomas performed a survey for clients that did not show an encroachment on an adjoining lot. Mr. Thomas later performed a survey on the adjoining lot and discovered the encroachment but did not inform the first clients of the encroachment. Also, Mr. Thomas' seal did not conform in detail to the regulations. **BOARD ACTION**—Consent Order imposing \$1,700.00 in fines and the requirement for Mr. Thomas to obtain a proper seal **REGULATIONS VIOLATED**—§1.7 (1985 Regulations), §4.13.B.2 (1985 Regulations), §4.13.B.5 (1985 Regulations), §4.13.B.8 (1985 Regulations), §1.14.E (1985 Regulations), §5.10.C.2.b (1990 Regulations), §5.10.C.2.e (1990 Regulations), §5.10.C.2.h (1990 Regulations), and §10.8.B.6 (1990 Regulations) **EFFECTIVE DATE**—December 8, 2005

FILE NUMBER 2005-03067, Suresh R. Baral, PE

VIOLATION—Mr. Baral and another professional submitted drawings that did not specify who performed the work and did not include the required information. The drawings were not sealed, signed, or dated as required, and throughout the drawings measurements were inconsistent. **BOARD ACTION**—Consent Order imposing \$450.00 in fines and \$150.00 in Board costs. **REGULATIONS VIOLATED**—18 VAC 10-20-760.B.1, 18 VAC 10-20-760.B.3, and 18 VAC 10-20-790.A.3 **EFFECTIVE DATE**—December 8, 2005

FILE NUMBER 2002-03666, Robert McConnell, Arch

VIOLATION—Mr. McConnell submitted plans to a client that contained his seal but not his signature. Two years later, Mr. McConnell provided the same plans to the Board's agent without his seal stating the plans were for cost estimate, not for final construction or building permit application. Mr. McConnell's website also advertised his architectural experience being from 1981 to 1989; however, McConnell was not licensed until 1984.

(Continued on Page 13)

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BOARD ACTION—Consent Order imposing \$500.00 in fines and \$150 in Board costs and requiring the advertisement on his website be corrected and proof sent to the Board within 10 days. **REGULATIONS VIOLATED**—18 VAC 10-20-760.B.2 and 18 VAC 10-20-730.B **EFFECTIVE DATE**—December 8, 2005

FILE NUMBER 2005-03068, C. F. Nunley, Arch
VIOLATION—Mr. Nunley and another professional submitted drawings which contained a seal that did not conform to the regulations, the drawings also did not specify who performed the work and did not include the required information per the regulations. **BOARD ACTION**—Consent Order imposing no monetary penalty. In the Consent Order, Mr. Nunley agreed to the voluntary surrender of his license. **REGULATIONS VIOLATED**—18 VAC 10-20-760.B.1, 18 VAC 10-20-760.B.3, 18 VAC 10-20-760.B.6, and 18 VAC 10-20-790.A.3 **EFFECTIVE DATE**—September 8, 2005

FILE NUMBER 2005-03165, Eric Rice-Johnston, PE
VIOLATION—Mr. Rice-Johnston failed to renew his professional engineers license and continued to affix his seal and signature to documents misrepresenting the fact that he did not have a valid license. Although Mr. Rice-Johnston had been informed by Loudoun County that his license was not valid, he did nothing to correct the situation. **BOARD ACTION**—Final Opinion and Order imposing \$5,000.00 in fines and revocation of his license **REGULATIONS VIOLATED**—18 VAC 10-20-790.A6 and 18 VAC 10-20-740.B **EFFECTIVE DATE**—September 8, 2005

FILE NUMBER 2004-04131, Oluwasegun Adeyemi, PE
VIOLATION—Mr. Adeyemi's license was revoked in Pennsylvania as he obtained this license through fraud, deceit, or misrepresentation. He failed to report this revocation to the Virginia Board. **BOARD ACTION**—Final Opinion and Order imposing revocation of his license **REGULATIONS VIOLATED**—18 VAC 10-20-750, 18 VAC 10-20-740.B, and 18 VAC 10-20-740.C **EFFECTIVE DATE**—September 8, 2005

FILE NUMBER 2004-01941, James Earl McKnight, LS
VIOLATION—Mr. McKnight signed and sealed a plat without properly completing a boundary survey. The plat submitted was completed only by research and locating five or six corners at the front of the property that agreed with the deed. **BOARD ACTION**—Consent Order imposing \$2,000.00 in monetary penalties. **REGULATIONS VIOLATED**—18 VAC 10-30-370.A and

18 VAC 10-20-370.D.2.n **EFFECTIVE DATE**—September 8, 2005

FILE NUMBER 2005-01324, L. C. Himelright, LS
VIOLATION—A plat prepared by Mr. Himelright did not contain evidence of a title report, failed to set corners or show the physical encroachment on a property line, among other deficiencies. **BOARD ACTION**—Consent Order imposing monetary penalties of \$1,900.00 as well as Board costs of \$150.00. **REGULATIONS VIOLATED**—18 VAC 10-20-380.C.15, 18 VAC 10-20-380.B, 18 VAC 10-20-380.C.5, 18 VAC 10-20-380.C.10, 18 VAC 10-20-380.C.15, 18 VAC 10-20-370.D.2.c, 18 VAC 10-20-370.D.2.g, and 18 VAC 10-20-370.D.2.j **EFFECTIVE DATE**—September 8, 2005

FILE NUMBER 2005-03551, Paul W. Michael, Jr., LS
VIOLATION—Mr. Michael prepared a physical survey in which he failed to use field traverse procedures to permit closure and accuracy calculations. **BOARD ACTION**—Consent Order imposing a fine of \$250.00 and \$500.00 in Board costs. **REGULATION VIOLATED**—18 VAC 10-20-370.D1 **EFFECTIVE DATE**—September 8, 2005

FILE NUMBER 2005-02176, B. L. Owens, LS
VIOLATION—A boundary survey completed and submitted by Mr. Owens did not include all the information required by regulation nor did it include a signature. **BOARD ACTION**—Consent Order imposing monetary penalties in the amount of \$750.00 as well as the requirement to complete an eight hour course and submit proof of completion to the Board within six months of the date of the Consent Order. **REGULATIONS VIOLATED**—18 VAC 10-20-760.B.1, 18 VAC 10-20-370.D.2.c, and 18 VAC 10-20-370.D.2.j **EFFECTIVE DATE**—June 16, 2005

FILE NUMBER 2004-01488, Thomas E. Bachtold, Arch
VIOLATION—Mr. Bachtold was subject to disciplinary action taken by the Tennessee Board **BOARD ACTION**—Consent Order imposing a monetary fine of \$1,000.00 as well as suspension of Mr. Bachtold's license for a period of six months. **REGULATION VIOLATED**—18 VAC 10-20-750 **EFFECTIVE DATE**—June 16, 2005.

FILE NUMBER 2004-03365, Tom Jannetides, Arch
VIOLATION—Mr. Jannetides was subject to disciplinary action taken by the Tennessee Board where he was found in violation of several codes for gross negligence as well as misconduct.

(Continued on Page 14)

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BOARD ACTION—Consent Order imposing no monetary penalty with the stipulation that Mr. Janetides agreed to voluntarily surrender his license with no possibility of renewal or re-application. **REGULATION VIOLATED**—18 VAC 10-20-750 **EFFECTIVE DATE**—March 17, 2005

FILE NUMBER 2003-02530, Earl F. McKinney, PE VIOLATION—Mr. McKinney was subject to and failed to report several instances where his license was not in good standing in other jurisdictions **BOARD ACTION**—Consent Order wherein Mr. McKinney owes \$2,300.00 in monetary penalties and Board costs. Mr. McKinney also agrees to the suspension of his license until proof of good standing in Texas has been received by the Virginia Board **REGULATIONS VIOLATED**—Two counts each of §12.7(2002), 18 VAC 10-20-750 and 18 VAC 10-20-740.B. **EFFECTIVE DATE**—March 17, 2005

FILE NUMBER 2004-03025, William Kirsch, Arch VIOLATION—Mr. Kirsch was subject to disciplinary action by the Alabama Board **BOARD ACTION**—Consent Order wherein Mr. Kirsch agreed to the revocation of his architect's license. **REGULATIONS VIOLATED**—18 VAC 10-20-750 and 18 VAC 10-20-740.B. **EFFECTIVE DATE**—March 17, 2005

FILE NUMBER 2003-00142, Stanley Payne, III, LS VIOLATION—Mr. Payne failed to include all required information on his plat **BOARD ACTION**—Final Opinion and Order imposing monetary sanctions of \$300.00. **REGULATIONS VIOLATED**—18 VAC 10-20-760.B.3 and 18 VAC 10-20-760.B.2. **EFFECTIVE DATE**—September 9, 2004

FILE NUMBERS 2003-02317 and 2003-02318, John H. Plummer, PE and LS VIOLATION—Mr. Plummer is licensed both as a Professional Engineer and as a Land Surveyor. He relocated his place of business and failed to notify the Board of the change of address until 90 days after the move occurred. **BOARD ACTION**—Consent Orders imposing monetary fines of \$200.00 per license for total monetary penalties of \$400.00. **REGULATION VIOLATED**—18 VAC 10-20-660 **EFFECTIVE DATE**—September 13, 2004

FILE NUMBER 2003-02945, John H. Plummer & Associates, Inc. VIOLATION—Mr. Plummer's firm relocated without properly notifying the Board of the change of address

within 30 days as required. The firm also did not have a PE in the office during the required number of business hours for supervision purposes. **BOARD ACTION**—Consent Order imposing a total monetary penalty of \$700. **REGULATIONS VIOLATED**—18 VAC 10-20-660 and 18 VAC 10-20-780 **EFFECTIVE DATE**—September 13, 2004

FILE NUMBER 2002-03653, Hubert T. Nash, LS VIOLATION—Mr. Nash prepared survey drawings dated May 24, 2001, which contained inconsistencies such as his address and no date on his seal. The drawings also failed to note inconsistencies in the property boundaries and the adjoining property as well as he did not establish the distance to the center or the width of the adjoining highway. **BOARD ACTION**—Consent Order imposing monetary penalties and Board costs in the amount of \$1,300.00 **REGULATIONS VIOLATED**—18 VAC 10-20-370 (C)(2)(d); 18 VAC 10-20-370 (C)(2)(m); 18 VAC 10-20-370 (C)(2)(o); 18 VAC 10-20-760 (B)(1); and 18 VAC 10-20-370 (A) **EFFECTIVE DATE**—September 13, 2004

FILE NUMBER 2004-01587, Mary Munson Root, LS VIOLATION—Ms. Root utilized the drawings of another licensed professional and replaced the original seal for preparation with her own seal and signature. **BOARD ACTION**—Consent Order imposing monetary penalties in the amount of \$500.00 **REGULATION VIOLATED**—(2002) 18 VAC 10-20-740.D **EFFECTIVE DATE**—September 13, 2004

FILE NUMBER 2004-01258, Howard Lee Vance, LS VIOLATION—Mr. Vance prepared a survey plat for a client which did not include information required such as inconsistencies noticed when researching property and adjoining property boundaries. In addition, Mr. Vance was not properly supervising the office. **BOARD ACTION**—Consent Order imposing monetary penalties in the amount of \$1,000.00. **REGULATIONS VIOLATED**—(2002) 18 VAC 10-20-780; 18 VAC 10-20-760.B.1; 18 VAC 10-20-380.B.2; and 18 VAC 10-20-380.C.7 **EFFECTIVE DATE**—September 13, 2004

FILE NUMBER 2003-00291, Larry M. Culbertson, LS VIOLATION—Mr. Culbertson prepared a survey plat which did not include names of the adjoining owners and he did not determine that the land boundaries were correct and that they complied with minimum standards and procedures. Mr. Culbertson also failed to make distance measurements on the survey plat.

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BOARD ACTION— Consent Order imposing monetary fines and Board costs in the amount of \$1,300.00. **REGULATIONS VIOLATED**— (2002) 18 VAC 10-20-370.A; 18 VAC 10-30-370.B; 19 VAC 10-20-370.C; and 18 VAC 10-20-370.D **EFFECTIVE DATE**— September 13, 2004

FILE NUMBER 2003-00982, William Robert Reeves, Jr., LS

VIOLATION— Mr. Reeves prepared a survey plat which failed to show inconsistencies between the property surveyed and the descriptions contained in the adjacent property deeds. **BOARD ACTION**— Consent Order imposing monetary penalties in the amount of \$1,250.00 with \$1,000.00 waived if Mr. Reeves met the conditions stated in the Consent Order requiring him to reimburse the board investigation fees of \$300.00; correct the iron pin and replace it in the correct area of the property in questions; and submit a corrected plat. **REGULATIONS VIOLATED**— 18 VAC 10-20-370.A **EFFECTIVE DATE**— September 13, 2004

FILE NUMBER 2004-02899, H. Louis Salomonsky, Jr., Arch

VIOLATION— Mr. Salomonsky plead guilty to a felony in 2003. **BOARD ACTION**— Consent Order accepting the voluntary surrender of any and all interest in Mr. Salomonsky's architect license. **REGULATION VIOLATED**— 18 VAC 10-20-790.A.2 **EFFECTIVE DATE**— December 10, 2004

FILE NUMBER 2004-03066, Lebby Samuel Whitson, LS

VIOLATION— Mr. Whitson failed to use the Board's minimum requirements for surveys. He failed to apply his professional seal, signature and date as required. Mr. Whitson failed to perform a current boundary survey. The survey prepared by Mr. Whitson failed to establish the position of the lot in accordance with the intent of the original survey additionally failing to disclose encroachments. **BOARD ACTION**— Consent Order imposing monetary penalties in the amount of \$4,250.00. **REGULATIONS VIOLATED**— 18 VAC 10-20-380.A; 18 VAC 10-20-380.B; 18 VAC 10-20-780.B.1; 18 VAC 10-20-380.B.4; 18 VAC 10-20-380.C.1; 18 VAC 10-20-380.C.4; 18 VAC 10-20-380.C.5; 18 VAC 10-20-380.C.10; and 18 VAC 10-20-380.F **EFFECTIVE DATE**— December 10, 2004

FILE NUMBER 2003-00080, Hubert T. Nash, LS

VIOLATION— Mr. Nash prepared a plat which failed to disclose a tax map designation for parcels shown. He also failed to disclose width of right-of-ways, the name of the railroad shown in the plat and the distance to the nearest road intersection or prominent or well-known object. The scale of the drawing was not included in the plat and there was no proof of the mathematical scale used to draw the plat. **BOARD ACTION**— Final Opinion and Order with monetary penalties in the amount of \$2,750.00 and the suspension of his license until evidence is submitted to the Board that 8 hours of course work and/or seminars encompassing the topic of boundary traverse adjustment and 8 hours of course work and/or seminars encompassing the topic of the Board's regulations and statutes or ethics **REGULATIONS VIOLATED**— 18 VAC 10-20-370.A; 18 VAC 10-20-370.B.1; 18 VAC 10-20-370.C.1; 18 VAC 10-20-370.C.2.a; 18 VAC 10-20-370.C.2.b; 18 VAC 10-20-370.C.2.c; 18 VAC 10-20-370.C.2.d; 18 VAC 10-20-370.C.2.k; 18 VAC 10-20-370.C.2.m; 18 VAC 10-20-370.C.2.o; 18 VAC 10-20-760.B.1; 18 VAC 10-20-760.B.2 and 18 VAC 10-20-790.A.3 **EFFECTIVE DATE**— December 9, 2004

FILE NUMBER 2004-01858, D. J. Parkhill, Arch

VIOLATION— Mr. Parkhill was one of four partners in a business. Mr. Parkhill failed to promptly and fully inform a client of his association with the business which could potentially influence the professionals judgment. **BOARD ACTION**— Final Opinion and Order imposing monetary penalties in the amount of \$2,500.00. **REGULATION VIOLATED**— 18 VAC 10-20-710.A **EFFECTIVE DATE**— December 9, 2004

FILE NUMBER 2004-02882, Rohn Kirk Price, Arch

VIOLATION— Mr. Price prepared plans or drawings for a client to which he failed to affix his professional seal. **BOARD ACTION**— Consent Order imposing a monetary penalty in the amount of \$800.00. **REGULATION VIOLATED**— 18 VAC 10-20-760.B.4 **EFFECTIVE DATE**— December 10, 2004

FILE NUMBER 2003-02515, William Robert Reeves, Jr., LS

VIOLATION— Mr. Reeves entered into a \$4,200.00 contract with a client stating that once deposit has been received, Mr. Reeves would have a plat prepared for the client's 199 acre property within 30 days of the receipt of the deposit. Mr. Reeves received said

(Continued from Page 15)

deposit on March 13, 2002. The client made a complaint to Reeves and did not receive a response until July 13, 2003. Mr. Reeves responded by stating the plat would be complete by September 30, 2003, over one year late according to the terms of the contract. As of March 28, 2004, Mr. Reeves' client had yet to receive the plat. **BOARD ACTION**— Final Opinion and Order imposing a monetary penalty in the amount of \$250.00 **REGULATION VIOLATED**— 18 VAC 10-20-790.A.3 **EFFECTIVE DATE**— December 9, 2004

FILE NUMBER 2004-03015, A. C. Arnn, PE

VIOLATION— Mr. Arnn was found in violation of North Carolina Administrative Code by affixing his seal to inadequate design documents which fails to protect the public, and the work was not completed under his direct supervision. Mr. Arnn failed to inform the APELSCIDLA Board of the North Carolina Action.

BOARD ACTION— Consent Order imposing monetary penalties and Board costs in the amount of \$800.00 **REGULATIONS VIOLATED**—18 VAC 10-20-750 and 19 VAC 10-20-740.B **EFFECTIVE DATE**— December 10, 2004

FILE NUMBER 2004-03023, Jose U. Barnes, PE

VIOLATION— In 2001 Mr. Barnes was convicted of felony mail fraud and his license in Texas was revoked.

BOARD ACTION— Consent Order imposing the revocation of Mr. Barnes' professional engineer's license.

REGULATIONS VIOLATED—18 VAC 10-20-750; 18 VAC 10-20-740.B; and 18 VAC 10-20-790.A.2 **EFFECTIVE DATE**— December 10, 2004

FILE NUMBER 2004-03018, Marks A. Levy, PE

VIOLATION— Mr. Levy admitted that he applied his seal and signature to engineering documents and plans that were not prepared under his direct supervisory control. Action by the Kentucky State Board was taken against Mr. Levy by suspending his license for six months along with a requirement for completion of six hours of CEU ethics course for reinstatement of his license. Mr. Levy failed to inform the Virginia Board of the actions taken against him in Kentucky **BOARD ACTION**— Consent Order imposing monetary fines and Board costs in the amount of \$800.00 **REGULATIONS VIOLATED**—18 VAC 10-20-750 and 18 VAC 10-20-740.B **EFFECTIVE DATE**— December 10, 2004

FILE NUMBER 2004-03024, John Larkin Wilson, PE

VIOLATION— Mr. Wilson failed to properly inform the APELSCIDLA Board that disciplinary actions had been taken against him in Texas. Mr. Wilson had a 24 month suspension of his license with the last 18 months lifted contingent upon his completion of Steel Design Course #3233 at the University of Texas and payment of \$1,500.00 within 30 days of the date of the original Order. **BOARD ACTION**— Consent Order imposing monetary penalties and Board costs in the amount of \$800.00 **REGULATIONS VIOLATED**—18 VAC 10-20-750 and 18 VAC 10-20-740.B **EFFECTIVE DATE**— December 10, 2004▲



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(CLARB Multiple Choice, Continued from Page 9)



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EXAMINATION SCHEDULE

PROFESSIONAL ENGINEER & LAND SURVEYOR EXAM DATES

<u>Exam Date</u>	<u>Application Due Date</u>	<u>Exam Fee Due Date</u>
October 27, 2006	June 30, 2006	September 22, 2006

ENGINEER-IN-TRAINING & SURVEYOR-IN-TRAINING EXAM DATES

<u>Exam Date</u>	<u>Application Due Date</u>	<u>Exam Fee Due Date</u>
October 28, 2006	June 30, 2006	September 22, 2006

LANDSCAPE ARCHITECT EXAM DATES

<u>Exam Dates</u>	<u>Application Due Date</u>	<u>Exam Fee Due Date</u>
	For Sections C & E Only	
June 12-13, 2006	February 15, 2006	March 30, 2006
December 4-5, 2006	August 15, 2006	September 21, 2006
	For Sections A, B, & D Only	
April 4-5, 2006	December 15, 2005	Contact CLARB
October 3-4, 2006	June 15, 2006	Contact CLARB

Notes:

- **ARCHITECTS:** The Architectural Registration Examination is given year-round; therefore, there are no deadlines. The architect applications are reviewed on a continuous basis.
- **INTERIOR DESIGNERS:** The interior designers examination is administered by NCIDQ. You may reach them by dialing (202) 721-0220.

MOVING? PLEASE NOTIFY THE BOARD OFFICE OF YOUR NEW ADDRESS.

Name: _____

Profession: _____

License Number: _____

Old Address: _____

New Address: _____

(P.O. Box must be accompanied by
your physical address)

Signature: _____

Date: _____

Mail to:

APELSCIDLA Board, Department of Professional & Occupational Regulation,
3600 West Broad St., Richmond, VA 23230-4917

CALENDAR OF EVENTS

May	3	Architects Section Meeting	Aug	9	Land Surveyors Section Meeting
	10	Professional Engineers Section Meeting		10	Interior Designers Section Meeting
	11	Landscape Architects Section Meeting	Sept	7	APELSCIDLA Board Meeting
	17	Land Surveyors Section Meeting	Oct	25	Architects Section Meeting
	18	Certified Interior Designers Section Meeting		31	Professional Engineers Section Meeting
June	15	APELSCIDLA Board Meeting	Nov	2	Landscape Architects Section Meeting
July	26	Architects Section Meeting		8	Land Surveyors Section Meeting
Aug	2	Professional Engineers Section Meeting		9	Interior Designers Section Meeting
	3	Landscape Architects Section Meeting	Dec	12	APELSCIDLA Board Meeting

APELSCIDLA BOARD MEMBERS

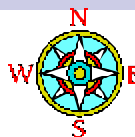
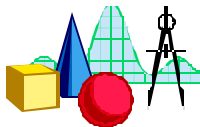
<u>Architects</u> John S. Clark, Jr. * J. Everette Fauber, III Kenneth A. Schwartz	<u>Prof. Engineers</u> Nico De León Stanley C. Harris Wiley V. Johnson, III	<u>Land Surveyors</u> John R. McAden Nancy E. McIntyre W. R. Stephenson, Jr.	<u>Landscape Arch.</u> Vaughn B. Rinner** William H. Spell	<u>Interior Designers</u> Carole R. Renmark Cameron C. Stiles
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* Board President, ** Board Vice-President

IMPORTANT TELEPHONE NUMBERS

Licensing or Applications	(804) 367-8512 or -8506	Examination Questions	(804) 367-8569
Board Administration	(804) 367-8514	Complaints	(804) 367-8504

IMPORTANT WEB SITE AND E-MAIL ADDRESSES

APELSCIDLA Web Site: <http://www.dpor.virginia.gov> E-mail: APELSCIDLA@dpor.virginia.govNCARB: <http://www.ncarb.org>CLARB: <http://www.clarb.org>NCEES: <http://www.ncees.org>NCIDQ: <http://www.ncidq.org>

All Regulants • Architects • Professional Engineers • Land Surveyors • Landscape Architects • Interior Designers



3600 West Broad Street
Richmond, Virginia 23230-4917

Change of Address? Notify the Board Office in Writing.